

# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA

UNITED STATES OF AMERICA,	)
Plaintiff,	) )
WALKER RIVER PAIUTE TRIBE,	) IN EQUITY NO. C-125-ECR ) Subproceeding: C-125-B
Plaintiff-Intervenor,	)
vs.	<ul><li>) SIXTH REPORT OF THE UNITED</li><li>) STATES OF AMERICA CONCERNING</li></ul>
WALKER RIVER IRRIGATION DISTRICT, a corporation, et al.,	<ul><li>) STATUS OF SERVICE ON CERTAIN</li><li>) PERSONS AND ENTITIES</li><li>)</li></ul>
Defendants.	) )
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The United States of America ("United States"), on behalf of itself and the Walker River Paiute Tribe ("Tribe"), submits the following information related to its service efforts on persons and entities subject to service under the *Case Management Order* (Apr. 18, 2000) ("CMO"). As set forth in this pleading, the United States asks the Court to approve certain service efforts, to amend the caption related to this phase of service, to make corrections and additions, and, in some instances, to take no action at this point as service efforts are continuing. The instant filing focuses on a portion of those persons and entities subject to service under Paragraph 3 of the CMO.

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This is the sixth such filing that the United States has made in this action. The United States and the Tribe ask the parties to direct any comments or corrections regarding either of these reports to the United States so that any corrections might be made promptly.

As with the previous Service Reports, this pleading includes a set of exhibits. We have served the exhibits to this filing in the same manner in which we handled the previous filings. Individuals and entities addressed in this filing have received copies of only those exhibits that concern their service issues, and we will provide any of them with copies of any additional exhibits that they wish to obtain. In addition, we have provided materials to the mediating parties in a similar fashion, except that we have again provided a copy of all exhibits to counsel for the Walker River Irrigation District, and will provide the other mediating parties with copies of any exhibits they request.

We are also submitting a separate filing of the original Waivers of Service, Notices of Appearance, Disclaimers, and Notices of Change of Ownership of Water Right, which is arranged in alphabetical order.

We have organized this pleading numerically, according to the alphabetical listing of names included on the caption in the United States' and Tribe's respective First Amended Counterclaims. Exhibits are numbered to correlate to the overall numerical organization (*i.e.*, Exhibit 1 relates to the discussion of Defendant #1). For each Defendant addressed, we have attempted to identify all service categories relevant to that Defendant, but we are not representing these identifications as necessarily complete or asserting that any Defendant subject to service under CMO categories not specifically identified would need to be served a second time. To the extent that corrections or additional or changed parties appear appropriate, those are discussed in

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connection with the listing as originally identified in the case caption.

We have not yet provided the Court with a proposed amended Caption, but are prepared

to do so after the Court addresses the requests stated herein. We are also providing a copy of this

pleading and the certificate of service to the Court and the Clerk's Office on a computer disk in

Word Perfect format and would be pleased to provide this information in any other format to

assist the Court and Clerk's Office.

In an effort to assist with the development of the Certificate of Service for this case, we

have included in this pleading addresses for counsel, and if there is no counsel, addresses for

service upon the individual or entity served. This filing also includes (Section III) several

address changes that we have received from various persons or entities. To the extent that the

person or entity is not identified clearly in the address indicated for service, we have included

that information in brackets. We recognize that if the Court dismisses certain individuals and

entities from the case, as we have requested, the Certificate of Service attached to this document

will change as well.

I. Service Efforts: CMO Paragraph 3.a.

1. Vincent S. Bracken:

a. <u>Basis for inclusion:</u> CMO 3.a.

b. Status of service: A Waiver of Service form was returned signed by

Vincent S. Bracken. See Exhibit 1.

c. <u>Counsel:</u> None indicated.

d. Address for service: Vincent S. Bracken

8908 Aspen View Drive

West Jordan, UT 84088

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- e. <u>Requested action(s)</u>: We request a finding that service is complete.
- 2. <u>Colleen Susan Coffey</u>, see William R. Kugler, below.
- 3. <u>Bradley D. Davis</u>, see Carrie L. Davis below.
- 4. <u>Carrie L. Davis:</u>
  - a. <u>Basis for inclusion:</u> CMO 3.a.
- b. <u>Status of service:</u> The United States has received documentation indicating that the water right at issue has been conveyed to Scott DeChambeau. *See* Exhibit 3 / 4.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: N/A
- e. <u>Requested action(s):</u> We request that the Court dismiss Bradley and Carrie Davis and substitute Scott DeChambeau. Mr. DeChambeau was served July 25, 2005.
  - 5. Farias Revocable Trust Agreement:
    - a. <u>Basis for inclusion:</u> CMO 3.a.
- b. <u>Status of service</u>: The United States has received documentation confirming that the water right at issue has been conveyed to Hunewill Land & Livestock. *See* Exhibit 5.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: N/A
- e. Requested action(s): We request that the Court dismiss the Farias
  Revocable Trust Agreement, and substitute Hunewill Land & Livestock, which is already a party to this action.

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- 6. Ace Grulli, see Marvin Grulli below.
- 7. Felicia Grulli, see Marvin Grulli, below.
- 8. <u>Marvin Grulli</u>:
  - a. <u>Basis for inclusion:</u> CMO 3.a.
- b. <u>Status of service</u>: The United States has received documentation confirming that the water right at issue has been conveyed to David and Laura Moline. *See* Exhibit 6 / 7 / 8.
  - c. <u>Counsel</u>: None indicated.
  - d. Address for service: N/A
- e. <u>Requested action(s):</u> We request that the Court dismiss Ace Grulli, Felicia Grulli and Marvin Grulli, and substitute David and Laura Moline. The Molines have yet to be served.
  - 9. <u>William R. Kugler:</u>
    - a. Basis for inclusion: CMO 3.a.
- b. <u>Status of service</u>: The United States has received documentation confirming that the water right at issue has been conveyed to S. V. Development. *See* Exhibit 2/9.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: N/A
- e. <u>Requested action(s):</u> We request that the Court dismiss William R. Kugler, and substitute S. V. Development, which has yet to be served.

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- 10. <u>Carrol G. Masini</u>, see Maria O. Masini:
- 11. Maria O. Masini:
  - a. Basis for inclusion: CMO 3.a.
- b. <u>Status of service</u>: The United States has received documentation confirming that the water right at issue has been conveyed to the Carrol Gene and Maria Orsola Masini Family Trust. The Masinis have returned a signed Notice of Appearance on behalf of the Trust. *See* Exhibit 10 / 11.
  - c. <u>Counsel</u>: None indicated.
  - d. Address for service: Carrol Gene and Maria Orsola Masini Family Trust
    Carol G. and Maria O. Masini, trustees
    230 Highway 208
    Yerington, NV 89447
- e. <u>Requested action(s):</u> We request a finding that the Court dismiss Carrol G. Masini and Maria O. Masini; substitute the Carrol Gene and Maria Orsola Masini Family Trust; and find that service is complete as to the Trust.
  - 12. <u>Cynthia L. Mathews</u>, see Steven P. Mathews.
  - 13. Steven P. Mathews:
    - a. <u>Basis for inclusion:</u> CMO 3.a.
- b. <u>Status of service</u>: A signed Notice of Change of Ownership of Water Right form has been returned indicating that the water right at issue has been quitclaimed to the Walker River Irrigation District. *See* Exhibit 12 / 13.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: N/a

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e. <u>Requested action(s):</u> We request that the Court dismiss both Cynthia L. and Steven P. Mathews, and substitute Walker River Irrigation District, which is already a party to this action.

#### 14. Edgar O. McAlister:

- a. <u>Basis for inclusion:</u> CMO 3.a.
- b. <u>Status of service:</u> The United States has received documentation confirming that the water right at issue has been conveyed to Bruce G. and Beverly K. Vogel. *See* Exhibit 14.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: N/A
- e. <u>Requested action(s):</u> We request that the Court dismiss Edgar O.

  McAlister, and substitute Bruce G. and Beverly K. Vogel. The Vogels have yet to be served in their individual capacities.
  - 15. <u>Betty J. Meier, see Virgil Meier, below.</u>

## 16. <u>Virgil J. Meier:</u>

- a. Basis for inclusion: CMO 3.a.
- b. <u>Status of service</u>: The United States has received documentation confirming that the water right at issue has been conveyed to Don and Cheryl Dockum [½ interest] and Tommy and Marcia Hefner [½ interest]. *See* Exhibit 15 / 16.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: N/A
  - e. Requested action(s): We request that the Court dismiss Betty J. and

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Virgil J. Meier, and substitute Don and Cheryl Dockum and Tommy and Marcia Hefner. The Dockums and Hefners have yet to be served.

- 17. <u>Michael F Neeper</u>, see Sandra M. Neeper below.
- 18. Sandra M. Neeper:
  - a. <u>Basis for inclusion</u>: CMO 3.a.
- b. <u>Status of service</u>: The United States has received documentation confirming that the water right at issue has been conveyed to John A. and Nancy J. Mathas. *See* Exhibit 17 / 18.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: N/A
- e. <u>Requested action(s):</u> We request that the Court dismiss Michael F. and Sandra M. Neeper, and substitute John A. and Nancy J. Mathas, who have yet to be served.
  - 19. <u>Victor A. Perry:</u>
    - a. <u>Basis for inclusion:</u> CMO 3.a.
- b. <u>Status of service</u>: Victor Alan Perry has returned signed Waiver of Service and Notice of Appearance forms. *See* Exhibit 19.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: Victor A. Perry
    6130 Plumas Street
    Reno, NV 89509
  - e. Requested action(s): We request a finding that service is complete.
  - 20. Myron M. Rinasz:
    - a. <u>Basis for inclusion:</u> CMO 3.a.

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- b. <u>Status of service</u>: A Waiver of Service form has been returned, signed by Myron M. Rinasz. *See* Exhibit 20.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: Myron M. Rinasz
    1665 Toler Lane
    Gardnerville, NV 89410
  - e. <u>Requested action(s)</u>: We request a finding that service is complete.

#### 21. Cherie C. Rye:

- a. <u>Basis for inclusion:</u> CMO 3.a.
- b. <u>Status of service</u>: Cherie C. Rye has returned signed Waiver of Service and Notice of Appearance forms. *See* Exhibit 21.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: Cherie C. Rye
    1368 State Route 208
    Yerington, NV 89447
  - e. Requested action(s): We request a finding that service is complete.

## 22. Mariana Sepulveda:

- a. <u>Basis for inclusion:</u> CMO 3.a.
- b. <u>Status of service:</u> The United States has received documentation confirming that the water right at issue has been conveyed to Dena L. and John E. Mattice. *See* Exhibit 22.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: N/A
  - e. <u>Requested action(s):</u> We request that the Court dismiss Mariana

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Sepulveda, and substitute Dena L. and John E. Mattice. The Mattices have yet to be served.

- 23. Angela Smith, see Scott Smith below.
- 24. Ermon W. & Mary Lee Smith Family Trust:
  - a. <u>Basis for inclusion:</u> CMO 3.a. and c.
- b. <u>Status of service:</u> Waiver of Service and Notice of Appearance forms have been returned, signed by Mary Lee Smith, trustee of the Ermon W. & Mary Lee Smith Family Trust. *See* Exhibit 24.
  - c. <u>Counsel</u>: None indicated.
  - d. Address for service: Ermon W. & Mary Lee Smith Family Trust
    Mary Lee Smith, trustee
    2016 Pleasant View Court
    Clarkston, WA 99403
  - e. <u>Requested action(s)</u>: We request a finding that service is complete.
  - 25. Scott Smith:
    - a. <u>Basis for inclusion:</u> CMO 3.a.
- b. <u>Status of service</u>: Waiver of Service forms have been returned signed by Angela and Scott Smith. *See* Exhibits 23 and 25.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: Angela and Scott Smith 1665 Toler Lane Gardnerville, NV 89410
  - e. <u>Requested action(s)</u>: We request a finding that service is complete.
  - 26. Susan M. Steneri, see William K. Vicencio, below.
  - 27. <u>Hugo Van Vliet</u>, see Shirley Van Vliet, below.

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#### 28. Shirley Van Vliet:

- a. <u>Basis for inclusion</u>: CMO 3.a.
- b. <u>Status of service:</u> The United States has received documentation confirming that the water right at issue has been conveyed to the Forrest G. Godde 1998 Trust. *See* Exhibit 27 / 28.
  - c. <u>Counsel</u>: None indicated.
  - d. Address for service: N/A
- e. <u>Requested action(s)</u>: We request that the Court dismiss the Van Vliets and substitute the Forrest G. Godde 1998 Trust. The Godde Trust is already a party to this action.

## 29. William K. Vicencio:

- a. <u>Basis for inclusion:</u> CMO 3.a.
- b. <u>Status of service</u>: A signed Notice of Change of Ownership of Water Right and supporting documentation have been returned indicating that the water rights at issue have been conveyed to Walker River Irrigation District. *See* Exhibit 26 / 29.
  - c. <u>Counsel:</u> None indicated.
  - d. Address for service: N/A
- e. <u>Requested action(s):</u> We request that William K. Vicencio and Susan M. Steneri be dismissed from this action and that the Walker River Irrigation District be substituted. The Walker River Irrigation District is already a party to this action.

## 30. Joel and Nancy Walker 1999 Revocable Trust:

a. <u>Basis for inclusion:</u> CMO 3.a.

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b. <u>Status of service:</u> The United States has received documentation confirming that the water right at issue has been conveyed to Steven M. Douglas and Debra A. Draper-Douglas. *See* Exhibit 30.

- c. <u>Counsel:</u> None indicated.
- d. Address for service: N/A
- e. <u>Requested action(s)</u>: We request that the Court dismiss the Joel and Nancy Walker 1999 Revocable Trust, and substitute Steven M. Douglas and Debra A. Draper-Douglas. The Douglases are already parties to this proceeding. *See* Third Service Report.

## II. Service Efforts: CMO Paragraphs 3.d., g., and/or i.

#### 1. Clyne P. Bauer:

- a. <u>Basis for inclusion:</u> CMO Paragraphs 3.d. and g (quasi-municipal).
- b. <u>Status of service</u>: Mr. Bauer had signed and returned a Waiver of Service and a Notice of Appearance in his individual capacity. Mr. Bauer was listed in his individual capacity on the application and other materials associated with his groundwater well, which is also identified as "quasi-municipal." Our continued investigation revealed that he conveyed the applicable property to the "Clyne P. Bauer Trust," for which he is the trustee. *See* Exhibit 12, First Service Report. We served the Clyne P. Bauer Trust on October 29, 2004, and have received a signed Waiver of Service. *See* Exhibit 31.
  - c. <u>Counsel:</u> None indicated.
  - d. <u>Address for service:</u> Clyne P. Bauer Trust Clyne P. Bauer

P.O. Box 186

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Ely, NV 89301-0186

e. <u>Requested action(s):</u> We request the Court to dismiss Clyne P. Bauer in his individual capacity; substitute the Clyne P. Bauer Trust; and find that service is complete as to the Clyne P. Bauer Trust.

## 2. Mary M. Wright:

- a. <u>Basis for inclusion:</u> CMO Paragraph 3.a., c. and i.
- b. <u>Status of service</u>: Mary Wright has returned signed Waiver and Notice of Appearance forms. *See* Exhibit 32.
  - c. <u>Counsel:</u> Gordon H. DePaoli

Dale E. Ferguson Woodburn and Wedge

P. O. Box 2311 Reno, NV 89505

- d. Address for service: see Counsel's address, above.
- e. <u>Requested action(s):</u> We ask the Court to find that service is complete.

## III. Address Corrections:

We have received the following changes of address:

Virginia and Keith Savage 611 Sandy Avenue Yerington 89447

Michelle D. and Richard G. Miller 1555 Picetti Court Fernley, NV 89408-9247

Marie J. Rudd 710 Vera Avenue Ripon, CA 95366

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Madge E. Schendel 3299 Integrity Way Fallbrook, CA 92028

Roxanne Dressler P. O. Box719 Redwood Valley, CA 95470

Melvin E. Pursel 1998 Trust Melvin E. Pursel, trustee P. O. Box 839 Cascade, ID 83611

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#### CONCLUSION

We ask the Court to approve the above service efforts and requested amendments, corrections and additions to the Caption as set forth herein.

Respectfully submitted,

Scott B. McElroy, Alice E. Walker Greene, Meyer & McElroy, P.C. 1007 Pearl Street, Suite 220 Boulder, Colorado 80302 303-442-2021

Kelly R. Chase P.O. Box 2800 Minden, NV 89423 702-782-3099

Attorneys for the Walker River Painte Tribe

Susan L. Schneider U.S. Department of Justice Environment and Natural Resources Div. Indian Resources Section 999 18th Street, Suite 945 Denver, CO 80202 303-312-7308

By: Ausa J. Schneider
Susan I. Schneider

Date: Od. 7, 2005

Attorney for the United States of America

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#### **CERTIFICATE OF SERVICE**

I hereby certify that on this 7<sup>th</sup> day of October 2005, I served a true and correct copy of the foregoing SIXTH REPORT OF THE UNITED STATES OF AMERICA CONCERNING STATUS OF SERVICE ON CERTAIN PERSONS AND ENTITIES by first-class mail, postage prepaid, addressed to the following persons:

Marta Adams, Esq.
Deputy Attorney General
State of Nevada
100 N. Carson Street
Carson City, NV 89701-4717

Greg Addington, Esq. Asst. U. S. Attorney 100 W. Liberty St., Suite 600 Reno, NV 89509

George N. Benesch, Esq. 190 W. Huffaker Lane, Ste. 408 Reno, Nevada 89511

Linda A. Bowman, Esq. Law Office of Linda A. Bowman, LTD 540 Hammill Lane Reno, NV 89511

Kelly R. Chase Post Office Box 2800 Minden, NV 89423

Gordon H. DePaoli, Esq. Dale E. Ferguson, Esq. Woodburn and Wedge 6100 Neil Road, Suite 500 Reno, NV 89511

Cheri Emm-Smith Mineral County District Attorney P.O. Box 1210 Hawthorne, NV 89415 Nathan Goedde Staff Counsel Calif. Dept. of Fish and Game 1416 Ninth Street, Ste. 1335 Sacramento, CA 95814

Simeon Herskovits Courtney Brown Western Environmental Law Center P. O. Box 1507 Taos, NM 87571

John Kramer
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1416 Ninth Street
Sacramento, CA 94814

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Erin K. L. Mahaney Office of Chief Counsel State Water Resources Control Board 1001 I Street, 22<sup>nd</sup> Floor Sacramento, CA 95814

Scott McElroy Alice Walker Greene, Meyer & McElroy, P.C. 1007 Pearl Street, No. 220 Boulder, CO 80302

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David L. Negri United States Department of Justice Env. and Natural Resources Division 161 E. Mallard Dr., Suite A Boise, ID 83706

Jeff Parker, Deputy Atty General Office of the Attorney General 100 N. Carson St. Carson City, NV 89701-4717

Marshall S. Rudolph, County Counsel Stacey Simon, Deputy County Counsel Mono County P.O. Box 2415 Mammoth Lakes, CA 93546-2415

Stephen B. Rye Chief Deputy District Attorney Lyon County 31 S. Main St. Yerington, NV 89447

Jim Shaw Chief Dep. Water Commissioner U. S. Board of Water Commissioners Post Office Box 853 Yerington, NV 89447

Ken Spooner Walker River Irrigation District P. O. Box 820 Yerington, NV 89447

John W. Howard 625 Broadway, Suite 1206 San Diego, CA 92101

Todd Plimpton Belanger & Plimpton 1135 Central Avenue P. O. Box 59 Lovelock, NV 89419 William E. Schaeffer P.O. Box 936 Battle Mountain, NV 89820

John P. Schlegelmilch 30 Broadway Avenue Yerington, NV 89447

Laura A. Schroeder Schroeder Law Offices, P.C. 1915 N.E. 39<sup>th</sup> Ave. P.O. Box 12527 Portland, Oregon 97212-0527

Wesley G. Beverlin Malissa Hathaway McKeith Lewis, Brisbois, Bisgaard & Smith LCP 221 N. Figueroa St., Suite 1200 Los Angeles, CA 90012

Michael D. Hoy Bible Hoy & Trachok 201 West Liberty Street, Third Floor Reno, NV 89511

Timothy A. Lukas P. O. Box 3237 Reno, NV 89505

\* \* \* \*

\* \* \* \* \* \*

[Mary M. Wright] Gordon DePaoli/Dale Ferguson See address above

Vincent S. Bracken 8908 Aspen View Drive West Jordan, UT 84088

Bradley D. and Carrie L. Davis 15 Santa Sophia Wellington, NV 89444

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Farias Revocable Trust Josephine M. Farias, sole trustee 43 Artesia Road Wellington NV 89444 Ace Grulli 39 N. Center Street Yerington, NV 89447

Marvin and Felicia Grulli 235 S. Center St. Yerington, NV 89447

Colleen Susan Coffey William R. Kugler 1195 Rabe Way Carson City, NV 89701

Carrol Gene and Maria Orsola Masini Family Trust Carrol G. and Maria O Masini, trustees 230 Highway 208 Yerington, NV 89447

Cynthia L, and Steven P. Mathews 916 Monument Peak Gardnerville, NV 89410

Edgar O. McAlister 524 Highway 208 Yerington, NV 89447

Betty J. and Virgil J. Meier 238 Larson Lane Coleville, CA 96107

Michael F. and Sandra M. Neeper 199 8<sup>th</sup> Street Norco, CA 92860

Victor A. Perry 6130 Plumas Street Reno, NV 89509 Myron M. Rinasz 1665 Toler Lane Gardnerville, NV 89410

Cherie C. Rye 1368 State Route 208 Yerington, NV 89447

Mariana Sepulveda 48 Peeples Lane Yerington, NV 89447

Ermon W. & Mary Lee Smith Family Trust Mary Lee Smith, trustee 2016 Pleasant View Court Clarkston, WA 99403

Angela and Scott Smith 1665 Toler Lane Gardnervills, NV 89410

Susan M. Steneri William K. Vicencio 231 N. Whiacre Yerington, NV 89447

Hugo and Shirley Van Vliet 15799 S. Carolton Road Escalon, CA 95320

Joel and Nancy Walker 1999 Revocable Trust Joel and Nancy Walker, trustees 2315 Grenoble Drive Lodi, CA 95242

Sherman

Clyne P. Bauer Trust Clyne P. Bauer, trustee P. O. Box 186 Ely, NV 89301

Sue Sherman Senior Paralegal